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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/960,537	09/21/2001		Steven A. Olsen	14389.1USU1	5282
. 7	590	01/27/2004	EXAMINER		
Scott A Mark	S		A, PHI DIEU TRAN		
Dorsey & Whit	mey LLP				
50 South Sixth	Street		ART UNIT	PAPER NUMBER	
Suite 1500			3637		
Minneapolis, I	MN 55402-	1498	DATE MAILED: 01/27/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)	
•			37	OLSEN, STEVEN A.	
	Office Action Summary	Examine	r	Art Unit	
		Phi D A		3637	H
Period fo	The MAILING DATE of this communic	cation appears on the	e cover sheet with the	correspondence ad	ldress
THE N - Exter after - If the - If NO - Failui - Any r	ORTENED STATUTORY PERIOD FOMAILING DATE OF THIS COMMUNIC asions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commuperiod for reply specified above is less than thirty (30) period for reply is specified above, the maximum state to reply within the set or extended period for reply weply received by the Office later than three months after the pattern of the pattern adjustment. See 37 CFR 1.704(b).	CATION. if 37 CFR 1.136(a). In no evinication.) days, a reply within the starutory period will apply and will, by statute, cause the appropriate the appropriate of the appropriate o	vent, however, may a reply be to tutory minimum of thirty (30) da vill expire SIX (6) MONTHS fron Dication to become ABANDON	timely filed ays will be considered timel m the mailing date of this c IED (35 U.S.C. § 133).	
1)⊠	Responsive to communication(s) filed	d on <u>20 October 200</u>	<u>)3</u> .		
2a)⊠	This action is FINAL . 2b	o)☐ This action is n	on-final.		
3)□	Since this application is in condition followed in accordance with the practic				e merits is
Dispositi	on of Claims				
5)□ 6)⊠ 7)□	4a) Of the above claim(s) 11,20,23 and Claim(s) is/are allowed. Claim(s) 1-10,12-19,21 and 22 is/are Claim(s) is/are objected to. Claim(s) are subject to restrict	rejected.			
Applicati	on Papers				
10)	The specification is objected to by the The drawing(s) filed on is/are: Applicant may not request that any object Replacement drawing sheet(s) including the oath or declaration is objected to	a) accepted or b tion to the drawing(s) the correction is requi	be held in abeyance. So red if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 C	
Priority u	ınder 35 U.S.C. §§ 119 and 120				
a)[* 5 13)	Acknowledgment is made of a claim of All b) Some * c) None of: 1. Certified copies of the priority of Some * c) None of: 2. Certified copies of the priority of Some * c) None of: 3. Copies of the certified copies of application from the Internation of Some the attached detailed Office action acknowledgment is made of a claim for ince a specific reference was included of CFR 1.78. 1) The translation of the foreign language acknowledgment is made of a claim for incerence was included in the first sentered.	documents have been documents have been for the priority documental Bureau (PCT Runger a list of the certure domestic priority under the first sentence guage provisional aper domestic priority under domestic priority under domestic priority under the documents and the documents and the documents are the documents are the documents and the documents are t	en received. en received in Applica ents have been receiv le 17.2(a)). ified copies not receiv inder 35 U.S.C. § 119 e of the specification of pplication has been re- inder 35 U.S.C. §§ 12	ation No ved in this National ved. l(e) (to a provisional or in an Application eceived. loand/or 121 since	I application) Data Sheet. a specific
Attachmen	· /				
2) D Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PT nation Disclosure Statement(s) (PTO-1449) Pa		4) Interview Summar 5) Notice of Informal 6) Other:		

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Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-10, 12-19, 21-22 are rejected under 35 U.S.C. 102(b) as being anticipated by Penso (3684056).

Penso (figures 1-4) shows a retractable column having at least two section chains (31) arranged in an adjacent manner, the section chain having a plurality of sections pivotally connected to each other, an at least one chain connection member (45, figure 3) extending in an outward direction from each section wherein the connection members further comprise a surface which slopes toward a point and whereby the chain connection members couple to one another to link each section chain to the adjacent section chain in such manner as to form a rigid column as the section chains are raised in an operably position(figure 4), the connection member being curved (figure 3), the connection member having an elongated shaft and a distal hook portion wherein the surface of the chain connection member that converges toward a point is represented by the distal hook portion, first hook attached to each section of the section chains, the first hook extending in a horizontal manner from each section, a second hook attached to the opposite side of each section from the first hook and in an offset manner whereby each first hook on a section is adjacent to an offset hook on adjacent section, a first chain connection member extending in a substantially outward direction from the section and a second chain connection member extending in a substantially outward direction from the section and wherein a plane running

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through the hook of the second chain connection member being set at an angle to the elongated shaft, the shaft of the connection member having a shoulder wherein the shoulder portion prevents twisting of the shaft in relation to its connection to the section, a guide tower operably positioned relative to the two section chains wherein the guide tower engages the sections and helps to guide the first and second hooks into coupled engagement, at least one guide roller (32) operably connected to the guide tower and operably interacting with the section chains whereby the guide rollers engage the sections and helps to guide the first and second hooks into coupled engagement, at least one shim (34), the shims operably affixed to the guide tower whereby the shims engage the sections (indirectly) and helps to guide the first and second hooks into coupled engagement, at least one interior roller, the interior rollers operably affixed to the guide tower whereby the interior rollers engage the sections and helps to guide the first and second hooks into coupled engagement, a gear rack (figure 1) fixedly connected to each section of the section chain, the gear rack affixed by an extruded T-slot to which fasteners are attached through the gear rack and into the section whereby the gear rack is positioned to engage a drive mechanism and at least one guide roller, at least one key is inserted into an at least one slot thereby affixing the gear rack to the section of the section chain, the drive mechanism (104) is operably attached to guide tower and operably interacts with the section chains whereby actuation of the mechanism raises the section chains into position so that the first and second hooks engage to form the column, a kicker operably attached to the crossbar of each section of the section chain whereby when the section is taken up by the take up mechanism, the kicker shunts the section into a properly seated position relative to the section underneath it on the take up mechanism (figures 1, 4).

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Response to Arguments

1. Applicant's arguments filed 10/20/03 to claims 1-10, 12-19, 21-22 have been fully considered but they are not persuasive.

Applicant states that the "section chain" and "chain connection member" in Penso reference are not equivalent structures to applicant's "section chain" and "chain connection member", examiner respectfully disagrees. Penso reference shows all of the claimed structures relating to "section chain" and "chain connection member", Penso thus teaches applicant's claimed structures. In response to applicant's argument that Penso teaches lifting a scaffolding unit, a recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim. See *In re Casey*, 152 USPQ 235 (CCPA 1967) and *In re Otto*, 136 USPQ 458, 459 (CCPA 1963). The argument is thus moot.

Conclusion

2. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

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CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the mailing

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date of this final action.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Phi D A whose telephone number is 703-306-9136. The

examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Lanna Mai can be reached on 703-308-2486. The fax phone numbers for the

organization where this application or proceeding is assigned are 703-872-9326 for regular

communications and 703-872-9327 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is 703-308-1113.

Phi Dieu Tran A January 23, 2004

LANNA MAI SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600

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